		Case 3:07-cv-02367-LAB-RBB Document 4	4 Filed 11/20/08 Page 1 of 4	
Gordon & Rees LLP 101 West Broadway, Suite 2000 San Diego, CA 92101	1 2 3 4 5 6	JOHN DONBOLI (SBN: 205218) jdonboli@delmarlawgroup.com JL SEAN SLATTERY (SBN: 210965) sslattery@delmarlawgroup.com DEL MAR LAW GROUP, LLP 322 8 th Street, Suite 101 Del Mar, CA 92014 Telephone: (858) 793-6244 Facsimile: (858) 793-6005 Attorneys for Plaintiff DONNA R. NELSON, an individual and on behalf of all others similarly	situated	
	7 8 9 10 11 12	KEVIN ALEXANDER (SBN 175204) email: kalexander@gordonrees.com RICHARD R. SPIRRA (SBN 106361) email: rspirra@gordonrees.com GORDON & REES LLP 101 W. Broadway, Suite 2000 San Diego, CA 92101 Telephone: (619) 696-6700 Facsimile: (619) 696-7124		
	1314151617	MANUEL SALDANA (SBN 137060) email: msaldana@gordonrees.com GORDON & REES LLP 633 W. 5 th Street, Ste. 4900 Los Angeles, CA 90071 Telephone: (213) 576-5000 Facsimile: (213) 680-4470 Attorneys for Defendant		
	18	BIC UŠA, INC.		
	19	UNITED STATES DISTRICT COURT		
	20	SOUTHERN DISTRICT OF CALIFORNIA		
	21 22	DONNA R. NELSON, an individual and on behalf of the general public,	CASE NO. 3:07-CV-2367- LAB(RBB)	
	23	Plaintiff,	JOINT MOTION OF ALL PARTIES TO DISMISS THE CASE	
	24	vs.	DISMISS THE CASE	
	25	BIC USA, INC., a Delaware corporation, and DOES 1 through 100, inclusive,		
	26	Defendants.		
	27	Dolondants.	·	
	28	111		
BICC/1048462/6146975v.1		-1-		
		JOINT MOTION AND STIPULATION TO DISMISS		

Case 3:07-cv-02367-LAB-RBB Document 44 Filed 11/20/08 Page 2 of 4 The parties to this action have signed a settlement agreement. Pursuant to that 1 agreement, the parties hereby request that this action be dismissed with prejudice, with each 2 party bearing its own costs and attorneys' fees except as expressly provided in the settlement 3 agreement. 4 5 GORDON & REES LLP Dated: November 20, 2008 6 7 /s/ Richard R. Spirra By: Kevin Alexander 8 Richard R. Spirra Attorneys for BIC USA, INC. 9 10 DEL MAR LAW GROUP, LLP Dated: November 20, 2008 11 12 /s/ John Donboli John Donboli By: 13 JL Sean Slattery 14 Attorneys for Plaintiff DONNA R. NELSON 15 16 17 18 19 20 21 22 23 24 25 26 27 28 JOINT MOTION AND STIPULATION TO DISMISS

CASE NO. 3:07-CV-2367 LAB(RBB)

Case 3:07-cv-02367-LAB-RBB Document 44 Filed 11/20/08 Page 3 of 4

1 2	BY FACSIMILE, [Fed. Rule Civ. Proc. Rule 5(b)] by sending a true copy from Gordon & Rees LLP's facsimile transmission telephone number (619) 696-7124 to the fax number(s) set forth below, or as stated on the attached service list. I am readily familiar		
3	with the firm's practice for sending facsimile transmissions, and know that in the ordinary		
4	course of Gordon & Rees LLP's business practice the document(s) described above will be transmitted by facsimile on the same date that it (they) is (are) placed at Gordon & Rees LLP for transmission.		
5	Day v. C. Mall. (E. J. Ball. Cir. Brees, Pule 5/b) by pleasing a true copy thereof enclosed		
6	BY U.S. MAIL [Fed. Rule Civ. Proc. Rule 5(b)] by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in United States mail in the State		
7	of California at San Diego, addressed as set forth below. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that		
8	practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the		
9	party served, service is presumed invalid if postal cancellation date or postage meter date is		
10	more than one day after the date of deposit for mailing in affidavit.		
11	John H Donboli		
12	JL Sean Slattery Del Mar Law Group, LLP 322 Eighth Street, Suite 101 Del Mar, CA 92014 Email: jdonboli@delmarlawgroup.com		
13			
14			
15			
16	I am readily familiar with the firm's practice of collection and processing correspondence		
17	for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same		
18	day with postage thereon fully prepaid in the ordinary course of business. I am aware that on		
19	motion of the party served, service is presumed invalid if postal cancellation date or postage		
	meter date is more than one day after the date of deposit for mailing in affidavit.		
20	I declare under penalty of perjury under the laws of the State of California that the above		
21	is true and correct. Executed on November 20, 2008, at San Diego, California.		
22	100-0 N- A-00		
23	Woody Doolittle		
24	Woody Doongto		
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Case 3:07-cv-02367-LAB-RBB Document 44 Filed 11/20/08 Page 4 of 4